

NOV. 28. 2005 3:22PM

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PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant(s): Kevin G. Hetzler, et al.

Title: DRAW RESONANT RESISTANT MULTILAYER FILMS

App. No.: 10/783,946

Filed: February 20, 2004

Examiner: Ramsey E. Zacharia

Group Art Unit: 1773

Atty. Dkt. No.: 1035-O4334

MS AMENDMENT

Commissioner for Patents

PO Box 1450

Alexandria, VA 22313-1450

RESPONSE TO RESTRICTION REQUIREMENT

Dear Sir:

The USPTO has restricted claims 1-48 of this application into Group I (claims 1-46) and Group II (claims 47-48).

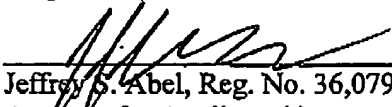
Applicants elect the claims of Group I (claims 1-46) and provisionally withdraw the non-elected claims of Group II. The restriction is respectfully traversed in order to preserve the issue for subsequent petition since the examination of all of the claims is not believed to create an undue burden on the USPTO and that the subject matter among the groups is not independent and distinct as required by statute. Furthermore, different classifications as recited by the USPTO are not independent adequate grounds for restriction since the USPTO has historically examined applications containing multiple sets of claims.

In summary, Applicants elect the claims of Group I for further prosecution and provisionally withdraw the non-elected claims from consideration. Reconsideration and further prosecution on the merits of at least the claims of Group I are respectfully requested.

Date

11/28/05

Respectfully submitted,


Jeffrey S. Abel, Reg. No. 36,079
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